

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

DEQUAVIUS PICOU,
Plaintiff,

Case No. 1:**21-cv-01527**

v.

National Collegiate Athletic
Association et al,
Defendants.

_____/

MOTION REQUESTING EMERGENCY CONTINUANCE

COMES NOW Plaintiff through the undersigned attorney and respectfully states:

1. The undersigned attorney is battling ongoing serious medical problems which recently required hospitalization.
2. It is uncertain at this time when the undersigned will be able to return to the law office.
3. In the meantime, the undersigned cannot attend conferences, hearings, and trials, and is presently unable to comply with discovery matters and other litigation deadlines.

4. The undersigned has notified the Plaintiff(s) in this matter of his request for delay due to medical emergency.

WHEREFORE, Plaintiff respectfully requests from this Honorable Court a postponement of all conferences, hearings, and trial dates, as well as extend deadlines for discovery and all other pre-trial deadlines, due to just shown cause.

Respectfully submitted,

/s/ Keith Altman

Keith Altman

The Law Office of Keith Altman

33228 West 12 Mile Road, Suite 375

Farmington Hills, Michigan 48331

516-456-5885

kaltman@lawampmmt.com

CERTIFICATE OF SERVICE

I hereby certify that on August 3, 2021, I served the foregoing document on all Defendants of record *via* electronic filing:

/s/ Keith Altman

Keith Altman

Attorney for Plaintiff